

UNITED STATES DEPARTMENT OF COMMERCE **Patent and Trademark Office**

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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	A ⁻	TTORNEY DOCKETT NO.	
09/851,69	1				
011031,01	1				
			EXA	EXAMINER	
			ART UNIT	PAPER NUMBER	
				06097004	
			DATE MAILED:	060 (200 (
		EXAMINER INTERVIEW SUMMARY REC			
All participants (applicant	, applicant's representat	tive, PTO personnel);			
<u></u> -		,			
(1)	ousen /4	bb. Kb (3)			
(2) K. H	endricks,	PTO (4)			
/	6-9-04	,	,		
Date of interview					
Type: Telephonic 🔑	Personal (copy is give	en to 🛘 applicant 🔻 applicant's representative).			
Exhibit shown or demons	tration conducted: 🗆 Y	es No. If yes, brief description:			
Agreement ☐ was read	hed with respect to some	e or all of the claims in question. 💢 was not reached	d.		
	10 00 De	2 20 1 1 1 1			
Claims discussed:	uce pension	9, 85p. clm 1 # 6		*	
Identification of prior art d	liscussed: Si	nagula			
toonshoulder of prior are d		, , , , , , , , , , , , , , , , , , , 			
Description of the general	I nature of what was ann	eed to if an agreement was reached, or any other cor	mmente:		
> > > > > > > > > > > > > > > > > > >	mature of What was ago	D D	1	111	
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as app	licants o	suggest i prior art.	txaminer	will conside	
differe.	nces betw	ints of OERH, Och the of product, vers suggestinguiar art. been glassy us. crysto	alline prope	rties.	
(A fuller description, if nec	cessary, and a copy of th	ne amendments, if available, which the examiner agree	ed would render the claim	is allowable must be	
		s which would render the claims allowable is available			
1. It is not necessary	y for applicant to provide	a separate record of the substance of the interview.			
Unless the paragraph below	ow has been checked to	indicate to the contrary, A FORMAL WRITTEN RES	PONSE TO THE LAST OF	FICE ACTION IS NOT	

action has already been filed, then applicant is given one month from this interview date to provide a statement of the substance of the interview.

🗆 2. Since the examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action. Applicant is not relieved from providing a separate record of the substance of the interview unless box 1 above is also checked.